FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL **DECLARATIONS**

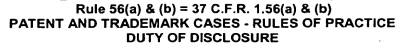
RULE 63 (37 C.F.N DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

PM & S **FORM**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if olyral names are listed

below) of th	ne subject matter	which is daimed	and for which a p	atent is soug	pht on the <u>INVENTION EN</u>	TITLED	intor (ii piura		
LOCATION			AR SHAPED OBJECT OF APPLICATION OF A		IMAGE				
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BOX(ES)	→ B. □ was			as	s U.S. Application No.	1			
→			ternational Ap	plication N	No. PCT/ /	on			
and (if appl	icable to U.S. or	PCT application	was amended on						
above. I ack foreign priori Application w certificate, or	nowledge the duty to be nefits under 35 which designated at PCT International.	to disclose all infon i U.S.C. 119(a)-(d) least one other co Application, filed by	mation known to me to or 365(b) of any forein untry than the United or my assignee	to be material tign application States, listed lidisclosing the	d specification, including the clito patentability as defined in 37 (s) for patent or inventor's cert below and have also identified subject matter claimed in this and the of this application:	C.F.R. 1.56 ificate, or 36 below any fo	 Except as no 5(a) of any PC preign applicat 	noted below, I her CT International tion for patent or	reby claim inventor's
PRIOR FO	REIGN APPLICA	ATION(S)			Date first Laid-	Date Pa	tented		
Number	Cou		Day/MONTH/Yea	r Filed	open or Published	or C	ranted	Priority NOT	Claimed
Except as no	ted below, I hereby	claim domestic pr	wand if this is a cont	5 U.S.C. 119(e	e) or 120 and/or 365(c) of the in	the subject i	natter disclos	ed and claimed i	n this
annlication is	in addition to that	disclosed in such c	mor applications. I ac	knowleade the	e duty to disclose all information h prior application and the nation	i known to ii	ie io de maiei	iai to pateritabilit	y as
	S. PROVISIONAL	, NONPROVISI	ONAL AND/OR PO	CT APPLICA	ATION(S)	<u>Status</u>		Priority NOT	Claimed
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	lare that all stateme	ents made herein o	f my own knowledge	are true and th	nat all statements made on info nts and the like so made are pu	rmation and	belief are beli	ieved to be true;	and under
further that the section 1001	nese statements we I of Title 18 of the L	Inited States Code	and that such willful	false statemer	nts may jeopardize the validity	of the applic	ation or any p	atent issued ther	eon.
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And I hereby	appoint the below-	named persons inc	dividually and collective resulting patent.	vely as my atto	omeys to prosecute this applications applications are them to act and rely on its	ation and to t nstructions fr	ransact all bu rom and comm	siness in the Pat nunicate directly	ent and with the
person/assic	mee/attomey/firm/ d	roanization who/w	hich first sends/sent t	his case to the	em and by whom/which I hereb	y declare that	at I have cons	ented after full di	sclosure
			Firm and/or a below a	ttorney in writi	ing to the contrary. : Counsel, Cognex Corporation	One Vision	Drive Natick	MA 01760-2059	and
please direc	t all correspondenc Lall telephone calls	e pertaining nereto to Russ Weinzimn	ito Russ vveinzimmei ner at 508-650-3154.	, Cillei Faterit	Counsel, Cognex Corporation	, One vision	Dive, Nauck	, IVIA 01700-2000	, and
Paul N. Ko	kulis 1		. White, Jr.	32011	Stephen C. Glazier	31361	Adam R. H		41835
Raymond I	F. Lippitt 1		J. Perry	28458	Ruth N. Morduch	31044	William P.		38821
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George M.			E. Eccleston ny J. Klima	34852	Michael R. Dzwonczyk	36787	INUSS WEIT	animer .	30711
Donald J. E Peter W. G			A. Jakopin	32995	W. Patrick Bengtsson	32456			
Dale S. Laz		0072 Mark (2 Pauleon	20703	Jack S. Barufka	37087			
			est Mult	10. D		12/	2/00		
(1) INVEN	FOR'S SIGNATU	RE: (0)	ent Mulite	Teny,	Date: MILLIGAN, Jr.	10/0	700		_
	Robert	Final		Middle Initial	I MILLIGAN, JI.	Ear-	ily Name		
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Atty. Dkt. No. PM0271376



... Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- the invention was patented or described in a printed publication in this or a foreign country or in public use or on (b) sale in this country, more than one year prior to the date of the application for patent in the United States, or
- he has abandoned the invention, or (c)
- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
 - the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
 - he did not himself invent the subject matter sought to be patented, or
 - before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Six months for Design Applications (35 U.S.C. 172).

Please return signed/recorded to: Pillsbury Madison & Sutro LLP Intellectual Property Group 1100 New York Avenue, NW Ninth Floor Washington, DC 20005-3918

Atty. Dkt.	PMS 271376	C00-026
	M#	Client Ref.

ASSIGNMENT of U.S. Origin Patent Application

WHEREAS, the undersigned, to wit:

1) Robert MILLIGAN, Jr.	2)	Ivan BACHELDER	
3)	4)		
5)	6)		
7)	8)		
(hereinafter collectively ASSIGNOR), has	have made an i	nvention known as Dkt. 0	271376
and entitled: LOCATION OF GENERAL	LLY RECTANGU	ILAR SHAPED OBJECTS II	N AN IMAGE
for which an application for Letters Paten	t of the United St	tates	
🛛 was executed even date herewith and	l is about to be fil	led in the United States Pate	ent and Trademark Office;
was filed on	, Appln. No.	1;	
AND WHEREAS Cognex Corp	oration		
(hereinafter ASSIGNEE), duly organized	and existing und	er the laws of the State of	Massachusetts
and having its principal office and place of	of business at C	One Vision Drive, Natick, Ma	assachusetts 01760
desires to acquire an interest therein:			

NOW, THEREFORE, in consideration of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the said ASSIGNOR, does hereby sell, assign and transfer unto ASSIGNEE, its successors, assigns and legal representatives, the full and exclusive right, title and interest to the said invention in the United States and all foreign countries, as described in the aforesaid application, and to the said application and to all continuations, divisions, reissues and substitutes of said application, together with the right of priority under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres, and ASSIGNOR hereby authorizes and requests the Commissioner of Patents to issue said Letters Patent to ASSIGNEE, for its interest as ASSIGNEE, its successors, assigns and legal representatives.

AND ASSIGNOR hereby agrees to execute any papers requested by ASSIGNEE, its successors, assigns and legal representatives, deemed essential to ASSIGNEE's full protection and title in and to the invention hereby transferred.

ASSIGNOR furthermore agrees upon request of said ASSIGNEE, and without further remuneration, to execute any and all papers desired by said ASSIGNEE for the filing and granting of foreign applications and the perfecting of title thereto in said ASSIGNEE.

<u>NOTE</u>: The undersigned hereby authorizes Pillsbury Madison & Sutro LLP of the above address to insert hereon any further identification necessary or desirable for recordation of this document.

Executed on the date(s) below indicated.

Signature	Date Signed	Witness
1) Name: Robert MILLIGAN, Sr.	10/2/00	Kustu Walrung
2) wan Baches Name: Ivan BACHELDER	10/2/00	Kustin W. Holene,
3)		
Name:		
4)		
Name:		
5)		
Name:		
6)		
Name:		
7)		
Name:		
8)		
Name:		